

ORIGINAL

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
DAVID MOLINA and EDY MOLINA

Plaintiffs,

Civil Action No.: 07-CV-6910 (WCC)

ECF CASE

**ORDER ENFORCING
SETTLEMENT AGREEMENT**

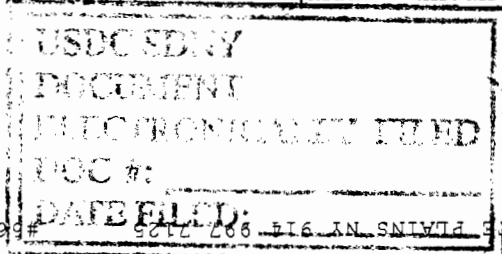
TOP NOTCH ONE CONSTRUCTION, LLC;
JOHN PAUL GENERAL CONTRACTING &
DEVELOPMENT, INC.; and, as individuals,
ERIC JADOW, JOHN CAMPANA,
JOHN RUZZA and PAUL PUCCINI

Defendants.
-----X

This action having been commenced on August 1, 2007 by the filing of the Summons and Complaint, and Plaintiffs, Edy Molina and David Molina having entered into a Confidential Settlement Agreement with Defendants Top Notch One Construction, LLC, John Paul General Contracting & Development, Inc., John Campana and John Ruzza dated January 31, 2008, and So Ordered by this Court on May 16, 2008, and Top Notch One Construction, LLC., John Paul General Contracting & Development, Inc., John Campana, and John Ruzza having breached said Confidential Settlement Agreement,

It is hereby ORDERED, ADJUDGED and DECREED that:

1. Plaintiffs, Edy Molina and David Molina, shall have judgment against defendants Top Notch One Construction, LLC, John Paul General Contracting & Development, Inc., John Campana and John Ruzza in the liquidated amount of \$19,733.00, for damages for unpaid wages




COPIES MAILED TO COUNSEL OF RECORD

and overtime pursuant to the Fair Labor Standards Act and New York Labor Law, plus costs, disbursements and attorneys fees in the amount of \$30,913.27, less \$4,500.00 paid pursuant to the Confidential Settlement Agreement, amounting in all to \$46,146.27, plus post-judgment interest at the appropriate statutory rate, and that the Plaintiffs shall have execution therefore.

SO ORDERED:

Dated: WHITE PLAINS, NEW YORK
MAY 23, 2008



WILLIAM C. CONNER
SENIOR U.S.D.J.